UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

FIFTH THIRD BANCORP, et al., :

: Case No. 1:14cv869

Plaintiffs, : Judge Michael R. Barrett

Magistrate Stephanie K. Bowman

v. :

:

CERTAIN UNDERWRITERS AT
LLOYD'S SUBSCRIBING TO POLICY
NOS. B0509QA048710, B0509QA051310
AND 81906760, et al.,

:

Defendants. :

DEFENDANTS, CERTAIN UNDERWRITERS AT LLOYD'S SUBSCRIBING TO POLICY NOS. B0509QA048710 AND B0509QA051310, AXIS INSURANCE COMPANY, FEDERAL INSURANCE COMPANY, CONTINENTAL INSURANCE COMPANY, FIDELITY AND DEPOSIT INSURANCE COMPANY AND ST. PAUL MERCURY INSURANCE COMPANY UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFFS' MOTION FOR LEAVE TO FILE SECOND AMENDED COMPLAINT

Defendants, Certain Underwriters at Lloyd's Subscribing to Policy Nos. B050QA048710 and B050QA051310 ("Lloyd's"), Axis Insurance Company ("Axis") and Federal Insurance Company ("Federal"), Continental Insurance Company ("Continental"), Fidelity and Deposit Insurance Company ("Fidelity") and St. Paul Mercury Insurance Company ("St. Paul Mercury") (collectively referred to as "Defendants") move this Honorable Court for an extension of time, until January 11, 2017, within which to respond to file its response to Plaintiffs' Motion for Leave to File Second Amended Complaint. The reasons for this Motion are more fully set forth in the attached Memorandum in Support.

January 4, 2017

Respectfully submitted,

/s/ Jean Geoppinger McCoy

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Attorneys for Defendant Continental Insurance Company, Fidelity and Deposit Insurance Company, St. Paul Mercury: Insurance Company

MEMORANDUM

In support of its Motion for an Extension of Time to file its response to Plaintiffs'

Motion for Leave to File Second Amended Complaint, Defendants state as follows.

Defendants' response to Plaintiffs' Motion for Leave to File Second Amended Complaint is presently due on January 4, 2017. Defendants are preparing the response but have also had to focus efforts on the expert report deadline. In addition, due to the complexity of the issue and continued activity in the case over the holidays, counsel for Defendants require additional time to complete their preparation of Defendants' response.

Prior to filing this motion, Defendants' counsel advised Plaintiffs' counsel of the situation and inquired whether they would have any objection to the requested extension. Plaintiffs' counsel graciously agreed to an extension of the deadline for Defendants to file the response to January 11, 2017.

January 4, 2017

Respectfully submitted,

s/ Jean Geoppinger McCoy

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CERTIFICATE OF SERVICE

I hereby certify that on January 4, 2017, I electronically filed the foregoing with the Clerk of Courts using the CM/ECF system which will send notification of such filing to counsel for all parties.

s/ Jean Geoppinger McCoy

Jean Geoppinger McCoy